UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

Case No. 1:19-CR-81

v.

ANTHONY OZOMARO,

Hon. Janet T. Neff United States District Judge

Defendant.

STAND-BY COUNSEL'S POSITION ON THE GOVERNMENT'S PROPOSED STATEMENT OF THE CASE AND VERDICT FORM

Sean R. Tilton, Assistant Federal Public Defender, standby counsel for Anthony Ozomaro, has reviewed the government's proposed statement of the case (R. 81, Government's Proposed Statement of the Case, Page ID# 262-263) and the proposed elements of the offense (R. 80, Government's Trial Brief, Page ID# 258-259). Standby counsel does not object to the proposed statement of the case or the proposed elements of the offense. However, standby counsel attempted to discuss these proposed documents with Mr. Ozomaro on June 3 and 4, 2020, but did not receive a response. Standby counsel does not know Mr. Ozomaro's position on these proposed documents.

Respectfully submitted,

SHARON A. TUREK Federal Public Defender

Dated: June 4, 2020 /s/ Sean R. Tilton

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